Applicant or Patentee:

RABY, Charmaine.

Attorney's Docket No: RABY-PA-1

Serial or Patent No.:

To be assigned

Filed or Issued:
For:

August 1, 2003 SAVE ME! SLING

STATEMENT CLAIMING SMALL ENTITY STATUS (37 CFR §1.27(a) and 1.27(c)(1)) - INDEPENDENT INVENTOR

The below named inventor qualifies as an independent inventor as defined in 37 CFR §1.27(a) for purposes of paying reduced fees under sections 41(a) and (b) of Title 35, United States Code, to the Patent and Trademark Office with regard to the invention entitled SAVE ME! SLING described in

ME! SLING de	escribed in				•	()
	ne specification filed (he rovisional application se	rewith) August 1, 2003 erial no, [] p	atent no.	, [] issue	d [] filed	
contract or law to classified as an i concern which w under 37 CFR §	o assign, grant, convey of ndependent inventor und yould not qualify as a sm 1.27(a)(3). erson, concern or organic	not assigned, granted, coor license, any rights in the der 37 CFR §1.27(a)(1) hall business concern unco	the invention to if that person had the first person had been so that the	any person wad made the i 27(a)(2) or a tor has assign	tho could no nvention, or nonprofit or ed, granted,	t be to any ganization conveyed,
or neensed or is invention is liste	-	er contract or law to assi	gn, grant, conv	ey, or neense	any rights ii	n the
	o such person, concern, ersons, concerns, or orga	•		. 0,		
FULL NAME: ADDRESS:	Charmaine Raby 100 Windtree Valley Parkton, MD 21120					
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[X] INDIVIDUAL [] SMALL BUSINESS CONCERN [] NON PROFIT ORGANIZATION

l acknowledge the duty to file, in this application or patent, new determination of entitlement to small entity status, or notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR §1.27(g)(1)&(2)).

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made shall be considered as a fraud practiced or attempted on the Office (37 CFR §1.27(h)(1)&(2)), and are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

Royal W. Craig

(Attorney for Applicant)

Reg. No. 34,145

Date August 1, 2003